

IN THE UNITED STATES PATENT AND RADEMARK OFFICE

In re th	ne Application of:)	Group Art Unit: 1642	FEB 2 5 2002 =
Kiron	M. Das)	Examiner: B. Brumback	PADEMARK ON E
Serial	No.: 09/512,515)		HOEMAN
Filed:	February 24, 2000)		E .
For:	IMMUNOASSAY METHOD FOR THE DIAGNOSIS OF GASTRIC INTESTINAL METAPLASIA ASSOCIATED WITH GASTRIC CARCINOMA))))	МД	RECEIVED MAR - 4 2002 ECH CENTER 1600/2900

DECLARATION OF KIRON M. DAS

1. I am the inventor of the above-captioned U.S. Patent Application.

2. A deposit of a hybridoma producing monoclonal antibody DAS-1 (previously called 7E₁₂H₁₂, IgM isotype) has been made in the American Type Culture Collection, 10801 University Blvd., Manassas, VA 20110-2209, and the deposited material has been accorded a specific accession number, namely HB9397. All restrictions upon public access to the deposit will be irrevocably removed upon grant of a patent on this application. The deposit will be replaced if viable samples cannot be dispensed by the depository.

CERTIFICATE OF MAILING (37 C.F.R. §1.8a)

I hereby certify that this paper (along with any referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as First Class Mail in an envelope addressed to the Commissioner for Patents, Washington, D.C. 20231.

	Wityaut Grace
	Name of Person Mailing Paper
February 5, 2002	minali Chae
Date of Deposit	Signature of Person Mailing Paper

Miyahi Grace

- 3. The material has been deposited under conditions that ensure that access to the material will be available during the pendency of the patent application to one determined by the Commissioner to be entitled thereto under 35 CFR 1.14 and 35 USC 122.
- 4. The deposited material will be stored with all care necessary to keep it viable and uncontaminated for a period of at least five years after the most recent request for the furnishing of a sample of the deposited microorganism, and in any case at least thirty (30) years after the date of a deposit or for the enforceable life of the patent, whichever is longer.
- 5. I acknowledge the duty to replace the deposit should the depository be unable to furnish a sample when requested due to the condition of the deposit.
- 6. I declare that all statements made herein are based on my own personal knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 10001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

Dated:

Kiron M. Das